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	IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO	1	INDEX
	WESTERN DIVISION	2	
		3	WITNESS DIRECT CROSS REDIRECT RECROSS
		4	MITCHELL I. CLIONSKY 4
	ERIC JEFFRIES, ) Plaintiff )	5	
	v. ) Case No. C-1-02-351 )	6	
	CENTRE LIFE INSURANCE CO. ) et als., )	7	
	Defendants )	8	
		9	
		10	EXHIBITS
		11	Exhibit 66, Dr. Hawkins' report
	DEPOSITION OF: MITCHELL I. CLIONSKY	12	Exhibit 67, Dr. Shear's report
	taken before Jessica R. Stasio, Notary	13	Exhibit 68, Dr. Clionsky's file
	Public-Stenographer, pursuant to Rule 30 of the	14	
	Rules of Civil Procedure, at the offices of ACCURATE	15	
	COURT REPORTING, 1500 Main Street, Springfield,	16	
	Massachusetts on September 23, 2003.	17	
		18	
	Appearances: (see page 2)	19	
		20	
		21	
	Jessica R. Stasio	22	
	Registered Professional Reporter	23	
		24	
		Page 2	Page
	APPEARANCES	1	MITCHELL I. CLIONSKY, Deponent, having
	FOR THE PLAINTIFF:	2	first been duly sworn, deposes and states as
3	GRAYDON HEAD & RITCHEY LLP 1900 Fifth Third Center	3	follows:
;	511 Walnut Street Cincinnati, Ohio 45202-3157	4	
i	513-621-6464 BY: MICHAEL A. ROBERTS, ESQ.	5	DIRECT EXAMINATION BY MR. ROBERTS:
i	FOR THE DEFENDANTS:	6	Q. Good morning, Dr. Clionsky. My name is
,	WOOD & LAMPING LLP 600 Vine Street, Suite 2500	7	Mike Roberts. I represent Eric Jeffries. Could you
3	Cincinnati, Ohio 45202-2491 513-852-6000	8	kindly state and spell your name for the record as
)	BY: WILLIAM R. ELLIS, ESQ.	9	well as your residential address?
)	IN ATTENDANCE: Carrie Barnes, Esq.	10	A. Sure. It's Mitchell Clionsky.
į		10	C-L-I-O-N-S-K-Y, and my office address is 155 Maple
<u> </u>		12	Street, suite 203, Springfield, Massachusetts.
,			01105.
ļ		13	
5		14	Q. What is your residence address?
,		15	A. Is that necessary?
		16	Q. Yes.
,		17	A. I prefer to not have something that's
		18	publicly
3		19	MR. ELLIS: That's your choice.
8		ı	
8 9 0		20	MR. ROBERTS: We will seal this.
8 9 0		20 21	MR. ROBERTS: We will seal this.  A. I'm a resident of Hampden County.
8 9 0 1			
7 8 9 0 11 2 13		21	A. I'm a resident of Hampden County.  Q. I need your residence address in the event

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	Page 5		Page 7
1	The need may arise for me to have you served with a	1	I'm here today for the purpose of examining Dr.
2	subpoena in the future, and for that purpose I need	2	Clionsky, the identified expert, as to his
3	your residence address.	3	opinions in the case. I have presented him
4	MR. ELLIS: I will accept service for	4	he should have been presented with copies
5	Dr. Clionsky of any subpoena, or it can be	5	of my expert reports before he was identified
6	issued at his office.	6	as an expert. If he wasn't, he wasn't. And if
7	Q. (by Mr. Roberts) I will need your	7	he wasn't given them before today, he wasn't.
8	residence address, sir.	8	But I intend to proceed in this deposition by
9	A. I get served all of my subpoenas at the	9	taking a break, suspending the deposition now,
10	office. It's a standard part of business practice,	10	having Dr. Clionsky review these materials and
11	and I don't intend to give you my home address. My	11	ask him questions. If when I ask him
12	home address is unlisted. My telephone number is	12	questions, because he wasn't given the reports
13	unlisted. I do not wish to be have them listed	13	before today and feels inclined not to answer
14	in this day and age unless you want to put this	14	the questions because he hasn't had
15	under seal.	15	satisfactory time to review the material, then
16	Q. I will do that.	16	he can say that at that time. But the way
17	A. Okay. Then you can have it.	17	we're going to proceed is that Dr. Clionsky
18	Q. Okay. What is it?	18	takes as much time as he desires to review
19	A. (Answer was stricken)	19	these reports, we'll go back on the record when
20	MR. ROBERTS: Let's just strike that	20	he instructs me that he's done that, and we're
21	from the record. I mean I could just write	21	going to ask him questions. That's what we are
22	it down off the record, so let's strike that	22	going to do. This is my opportunity. I spent
23	last response from the record, and if you could	23	a lot of money to come to Massachusetts to take
24	just repeat it for me to make sure I have it	24	the deposition of an expert, and that is what
	Page 6		Pag
1	written down correctly in my notes. We'll go	1	we are going to do.
2	off the record.	2	MR. ELLIS: In response, if the
3	(Discussion off the record)	3	Doctor wishes to do that, I'm not going to tell
4	Q. (by Mr. Roberts) Sir, you've been engaged	4	him that he shouldn't. I will point out that
5	from time to time to review materials relating to	5	these reports were not sent to Dr. Clionsky for
6	Eric Jeffries; is that right?	6	his comment and therefore will not be part of
7	A. Yes.	7	his comments at the trial of this case to my
8	Q. And have you had the opportunity to review	8	knowledge. And he's not the only expert
9	reports prepared by a Paula Shear and a Jim Hawkins?	9	who's been named. One of our experts has
10	A. To the best of my knowledge, no.	10	reviewed these reports, it just doesn't happen
11	MR. ROBERTS: Okay. Why don't we go	11	to be Dr. Clionsky. Dr. Clionsky is prepared
12	back off the record.	12	to testify about those things he has done in
1,2	(Discussion off the record)	13	this claim file on behalf of DMS, and I don't
13			

MR. ROBERTS: Let's go back on the record.

The report, the expert report deadline in the case for the Plaintiff was August 15th. On August 15th I provided the reports of Dr. Shear and Dr. Hawkins to Mr. Ellis. The expert report deadline for Mr. Ellis was August 30th. On August 30th of 2003 he identified Dr. Clionsky as an expert in the case. The fact discovery witness deadline was August 31st. The expert discovery deadline is October 15th.

outside the scope of his review.

MR. ROBERTS: Let's go. We're going to go off the record, Dr. Clionsky's going to be asked to review these. If he refuses to review them, then the deposition will be suspended as several others were in this case because of Mr. Ellis' interference, and I will require that the court order that the Defendants make Dr. Clionsky available

Plaintiff to ask his opinions on matters

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	Page 49		Page 51
1	example, or in the supraspinal fluid over multiple	1	Q. What's incorrect about that?
2	times in different places in the brain so that you	2	A. The DSM is a consensus document. Take a
3	can image the brain, for example, one day and there	3	group of fifteen people who are on the committee to
4	is a plaque in one area or two areas, and then six	4	establish the criteria for a certain diagnosis,
5	months later there may be nothing going on from a	5	let's say it's Attention Deficit Hyperactivity
6	neurologically radioneurological approach. Six	6	Disorder just for the sake of argument. They will
7	months after that, consistent with changes and	7	then have the input based on what they're reading as
8	certain symptoms, you might find that there is	8	knowledgeable parties or experts in the field about
9	plaque in the visual cortex that didn't appear	9	what are the conditions, what are the symptoms, what
10	before. One thing about people with MS is that they	10	are the standards that they use to try to determine
11	do experience changes in their cognitive and	11	how to best design this diagnostic category. The
12	emotional functioning reflective of the changes that	12	fact that there are at least four, because we've
13	are going on neurologically. And what is	13	gone up through the various versions of the DSM,
14	interesting, I guess, is that you can image these	14	this TR is, of course, the newest one, but there has
15	and be able to see where they are taking place at	15	been DSM IV, DSM III, DSM III-R, all revisions, all
16	various times and correlate them with what is going	16	attempts at better understanding psychopathology.
17	on clinically.	17	With each revision there are things that are added,
18	Q. Could I direct your attention to page	18	things that are taken away largely based on what the
19	seven, paragraph number four under the word	19	consensus is at that point as to how things work.
20	Diagnosis?	20	The practicing clinician rarely sees pure form cases
21	A. Yes.	21	of any disorder. Usually they are set up in a
22	Q. She, Dr. Shear, suggests there that Dr.	22	cookbook fashion. You know, column A, you need two
23	Hartings has concluded that Mr. Jeffries suffers	23	out of these. Column B, you need three out of
24	from Cognitive Disorder. Is that your understanding	24	these. Column C, you need one out of these.
	D #0		Page 52
i	Page 50	1	rage 32
1	Page 50 of what Dr. Hartings concluded?	1	Sometimes you are fortunate enough as a clinician to
1 2	of what Dr. Hartings concluded?  A. Yes.		_
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2 3 4	of what Dr. Hartings concluded?  A. Yes.  Q. The next paragraph starts General  Comments. Dr. Shear talks generally about the use of the DSM IV materials. You agree with what she is	1 2 3 4	Sometimes you are fortunate enough as a clinician to get a case that meets all of those criteria in each case, and you can say with at least a greater sense of certainty if and confidence, if not truth,
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	of what Dr. Hartings concluded?  A. Yes.  Q. The next paragraph starts General Comments. Dr. Shear talks generally about the use of the DSM IV materials. You agree with what she is saying there?  A. About what?  Q. The somatization disorder and obsessive-compulsive personality disorder are both specialized terms, it's as she describes it there?  A. That they are both specialized terms that are part of the listed in the DSM, certainly.  Q. The current version of the diagnostic handbook is DSM-IV-TR; right?  A. I am not familiar with the TR. I am still using the IV. I must be behind the times. Hopefully they haven't changed too many diagnoses in the last couple months.  Q. The last three lines of that paragraph she says for each mental disorder in the DSM, the	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Sometimes you are fortunate enough as a clinician to get a case that meets all of those criteria in each case, and you can say with at least a greater sense of certainty if and confidence, if not truth, because I am not sure it actually is truth, but a greater sense of certainty that what you have is a true diagnosis here. I can tell you that different people looking at the same patient can legitimately come up with different diagnoses based on their reading of those symptoms and what falls into which category. In the case of ADHD, you have a symptom where you have two classes of symptoms. One's an inattention cluster where there is nine symptoms; the other is a hyperactivity/impulsive cluster where there is also nine symptoms. In order to make a diagnosis of a child, you need six out of the nine in one or the other or both categories. Now, you also get people like Russel Barkley, who's one of the preeminent experts in this area who says that in adults often times the disorder ameliorates a bit,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes.  Q. The next paragraph starts General Comments. Dr. Shear talks generally about the use of the DSM IV materials. You agree with what she is saying there?  A. About what?  Q. The somatization disorder and obsessive-compulsive personality disorder are both specialized terms, it's as she describes it there?  A. That they are both specialized terms that are part of the listed in the DSM, certainly.  Q. The current version of the diagnostic handbook is DSM-IV-TR; right?  A. I am not familiar with the TR. I am still using the IV. I must be behind the times.  Hopefully they haven't changed too many diagnoses in the last couple months.  Q. The last three lines of that paragraph she says for each mental disorder in the DSM, the clinician is provided with explicit criteria that	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Sometimes you are fortunate enough as a clinician to get a case that meets all of those criteria in each case, and you can say with at least a greater sense of certainty if and confidence, if not truth, because I am not sure it actually is truth, but a greater sense of certainty that what you have is a true diagnosis here. I can tell you that different people looking at the same patient can legitimately come up with different diagnoses based on their reading of those symptoms and what falls into which category. In the case of ADHD, you have a symptom where you have two classes of symptoms. One's an inattention cluster where there is nine symptoms; the other is a hyperactivity/impulsive cluster where there is also nine symptoms. In order to make a diagnosis of a child, you need six out of the nine in one or the other or both categories. Now, you also get people like Russel Barkley, who's one of the preeminent experts in this area who says that in adults often times the disorder ameliorates a bit, it becomes less severe, and then you only need four
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	of what Dr. Hartings concluded?  A. Yes.  Q. The next paragraph starts General Comments. Dr. Shear talks generally about the use of the DSM IV materials. You agree with what she is saying there?  A. About what?  Q. The somatization disorder and obsessive-compulsive personality disorder are both specialized terms, it's as she describes it there?  A. That they are both specialized terms that are part of the listed in the DSM, certainly.  Q. The current version of the diagnostic handbook is DSM-IV-TR; right?  A. I am not familiar with the TR. I am still using the IV. I must be behind the times. Hopefully they haven't changed too many diagnoses in the last couple months.  Q. The last three lines of that paragraph she says for each mental disorder in the DSM, the clinician is provided with explicit criteria that the patient must meet before diagnosis is assigned.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Sometimes you are fortunate enough as a clinician to get a case that meets all of those criteria in each case, and you can say with at least a greater sense of certainty if — and confidence, if not truth, because I am not sure it actually is truth, but a greater sense of certainty that what you have is a true diagnosis here. I can tell you that different people looking at the same patient can legitimately come up with different diagnoses based on their reading of those symptoms and what falls into which category. In the case of ADHD, you have a symptom where — you have two classes of symptoms. One's an inattention cluster where there is nine symptoms; the other is a hyperactivity/impulsive cluster where there is also nine symptoms. In order to make a diagnosis of a child, you need six out of the nine in one or the other or both categories. Now, you also get people like Russel Barkley, who's one of the preeminent experts in this area who says that in adults often times the disorder ameliorates a bit, it becomes less severe, and then you only need four or five. So the issues of prevalence, the issues of

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	Page 53			
1	many you need in each category are meant as a source	1	A. Without the DSM in	front of me
2	of guidance. They are not made in a way that allows	2	know what the percentage	e is, but it's, y

you to say, well, this can't be the diagnosis 3

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- because there are only four out of the five here. 4
- This can't be the diagnosis because there is only 5
- two out of the three here. Because what happens is 6
- you have this huge wastebasket of leftovers where it 7
- doesn't meet any diagnosis. That doesn't mean the 8
- 9 person is psychologically healthy, it just means you
- didn't come up with enough specific symptoms. And 10
- some of these symptoms, for example, sexual 11
- dysfunction, the person does not complain about 12 symptoms of sexual dysfunction. Okay, well, does 13
- that mean that they don't have this disorder or they 14
- simply don't want to talk about that? I don't 15
- know. But what your job is as a clinician is to try 16
- to best understand, hopefully, for the job of 17
- helping somebody and treating them as to what's 18
- going on so that you can use that diagnosis to 19
- understand the disorder. That's the whole purpose 20 of diagnosis is to understand.

So, when we get back to do I agree with that statement, to sort of draw this full circle, no, I don't believe that people have to meet

I don't

know what the percentage is, but it's, you know, --

Page 55

Q. It's rare?

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- A. It's relatively rare, yeah.
- Q. Okay. She suggests that the DSM criteria on this diagnosis or disorder is that the complaints span several years and begin before the age of 30. Is that consistent with your understanding?
  - A. It's probably what it says in there,
  - Q. She says most commonly, this disorder is evident by adolescence.

Do you agree with that assessment?

- A. Yeah, I don't have it in front of me to understand it well enough to remember the exact onset of somatization disorder.
- Q. Based on your twenty-plus year history in the field, would you agree that these type -- this type of disorder is generally evident by adolescence?
  - A. I really don't know.
- Q. Okay. She then says, bottom of page eight carrying over to nine, quote, I see no evidence in the medical records or in data from Dr. Hartings'

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specific numbers of criteria in order for the diagnosis to best fit.

- Q. The DSM IV, though, does talk in mandatory terms you must have the following. When I say mandatory terms, I mean must, you must have, you know, one, two, and three. Not and/or. You understand that the DSM talks in mandatory terms?
- A. To tell you the truth, I have not read the specific language of the DSM in this category in terms of the musts and shoulds.
  - Q. Okay.
- A. It very well might. I'm telling you that as a clinician that does not mean that those things are always present for someone to have a specific disorder.
- Q. Okay. At the bottom of page eight, she begins, second to last paragraph, discussion of the Somatization Disorder, Severe diagnosis made by Dr. Hartings, --
- A. Yes.
- Q. -- and she suggests that according to the 21 DSM this is a rare condition occurring in only 0.2% 22 of men, and tends to persist across many years of 23 life. Do you agree with her assessment? 24

clinical interview with Mr. Jeffries to suggest that Mr. Jeffries has a history of physical complaints prior to age 30 or prior to the time he received the immunizations that he claims led to his current illness.

Do you know if Dr. Hartings explored Mr. Jeffries' medical history prior to age 30 and what he uncovered, if anything?

- A. I didn't see any suggestion that he had read his medical records prior to age 30, and frankly nor have I seen those in any of the data that I've looked through.
- Q. Did Dr. Hartings inquire during his interview with Mr. Jeffries what his medical history was prior to age 30?
- A. I believe he did. I'd have to refresh my memory by specifically looking at it. Would you like me to look at it?
- Q. If you desire. But then let me ask you a second question while you are undertaking that effort it requires you to do that.

Based on the history that Dr. Hartings 22 gleaned about Mr. Jeffries' health prior to the age 23 24 of 30, is it consistent with that someone evidence

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Page 57 by adolescence somatization disorder? 1 A. I've not seen anything anywhere in the 2 3

report to suggest that Mr. Jeffries had a history of excessive doctor involvement --

O. Okay.

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A. -- prior to the time that the records I saw began.

O. Okay. There's not even the suggestion that Dr. Hartings even made that inquiry; correct?

A. Actually, he did, because he says on page three of his report that Mr. Jeffries denied any prior history of serious illness, hospitalization, or surgery. So he apparently did make the inquiry at least on a basic, you know, have you ever been ill seriously before.

O. Okay. So the information generated from that inquiry would be inconsistent with the requirement that someone evidence somatization disorder during their adolescence?

A. Yes.

O. Okay. She then, Dr. Shear on page nine, first paragraph, full paragraph, starts with the word all of the following material must be met.

And I understand you disagree with her

of what is expected. Do you see that? 1

A. Yes.

Q. Do you agree with her assessment that that is one of the alternative requirements?

Page 59

Page 60

A. Yes.

O. Do you agree with her last -- the last sentence she has in that paragraph, therefore, it is at least plausible to consider as a possibility that his symptoms are fully explained by known medical condition?

A. No. That's the part I do quarrel with.

Q. Okay. Why do you quarrel with that?

A. I should say this with a caveat that I'm not a physician. My understanding from the reading of the medical file is that there has been no definitive medical diagnosis reached in this case.

O. So because it's your understanding that there is no medical doctor that has diagnosed Mr. Jeffries with chronic fatigue syndrome or any other medical condition, autoimmune disorder, your data is that that doesn't exist so it must be a psychological disorder?

MR. ELLIS: Objection. Form.

A. No, that's mischaracterizing my 24

Page 58

about the mandatory nature of criteria, and you highlighted earlier based on review of her report that there is no evidence of any sexual symptom in the records; is that correct?

A. Yes.

O. In fact, did Dr. Hartings even inquire about the sexual -- Mr. Jeffries' sexual capabilities?

A. I believe he did.

Q. And what was the evidence that he generated?

A. I believe it was in his report that he asked something about the effect this had on the relationship, and Mr. Jeffries commented that he and his wife -- his wife had really been a great support to him and stuck through this and that they continued to have a sexual life and that that was unaffected.

O. And the next paragraph in the continuing discussion of the diagnoses of somatization disorder, Dr. Shear says either each of the symptoms above can't be explained fully by a known medical condition or else there is an established medical condition but the physical complaints are in excess

testimony. What I'm saying is if you read the beginning of the paragraph it says either each of the symptoms above cannot be explained fully by a known medical condition or else there is an established medical condition but the physical complaints are in excess of what you would expect.

So, the fact that there is no known medical condition here, obviously those symptoms cannot be explained fully by it because there's no, you know, true diagnosis reached. I mean if someone's limping and you say, ha-ha, this person's exaggerating, and it turns out they have a fractured leg, that is an example of where the fracture would explain the known limping. Or if you think, and again this is somewhat suggestive, that they are limping more than you would limp if they had a fractured leg, then that would also meet the criteria that is excessive response to that condition. That leaves open the possibility that there is an unknown malignancy in the leg that no one's yet seen that causes it to be much worse than the pain that most other people would have if they fractured their leg. On the other hand, we are talking about known medical conditions here, and

MI	ase 1:02-cv-00351-MRB-TSH Document 13 CHELLI. CLIONSKY	nselt	TM Filed 01/22/2004 Page 6 of 12
	Page 61		Page 63
1	that is the point that I make here, that is not a	1	highly controlling, coworkers and supervisees,
2	known medical condition.	2	highly perfectionistic and unable to delegate, and
3	Q. As far as you know?	3	supervisors, so concerned about doing each task
4	A. As far as I have seen in the record, yeah.	4	perfectly that it's hard to prioritize, hard to
5	Q. Have you reviewed Dr. Pretoris'	5	complete things successfully, and deadlines are very
6	P-R-E-T-O-R-I-S, report?	6	commonly missed. Is that accurate with your
7	A. I would have to be shown it to see if I	7	understanding of the disorder?
8	remember it, frankly, there were so many medical	8	A. Yes.
9	doctors involved here.	9	Q. She says from the material in the file, I
10	Q. Her last her next paragraph she	10	see no evidence that Mr. Jeffries had any of these
11	suggests that the clinicians who have seen	11	difficulties at work before this illness, nor that
12	Mr. Jeffries are consistent in stating that they do	12	he had impairment in other aspects of his life prior
13	not believe he is consciously fabricating his	13	to his illness.
14	symptoms. Do you agree with that?	14	And I think when she refers to illness she
15	A. They have, in fact, been consistent in	15	is talking about the '97, '98 time frame. From your
16	that, yes.	16	review of the file were you able to glean any
17	Q. She starts a discussion of Dr. Hartings'	17	evidence that Mr. Jeffries had any difficulties in
18	obsessive-compulsive personality disorder diagnosis	18	his work or marital life that could be the result of
19	at the bottom of page nine. Do you see that?	19	obsessive-compulsive personality disorder prior to
20	A. Yes.	20	1997?
1	Q. And then on the top of page ten that	21	A. No.
21	paragraph continues. In the fourth line at the end	22	Q. The balance of page 10 she says that
22	of the line there is a sentence that starts with the	23	according to the DSM IV a person must show four of
23	word by. Dr. Shear says by definition, personality	24	the following criteria.
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	Page 62	1	Page  And I know you disagree with her about the
1	disorders must have an onset by at least adolescence	1	, .
2	or early adulthood and must affect multiple areas of	2	mandatory nature.
3	functioning. Do agree with that?	3	At the very bottom of page 10, the last
4	A. Yes.	4	two lines she says that she sees no evidence in the
5	Q. She says it's not possible to abruptly	5	record that Dr. Hartings asked questions in his
6	develop a personality disorder at Mr. Jeffries' age	6	interview about situations in which rigid
7	unless it's the direct result of a medical illness	7	organization may have been evident. Do you know if
8	in which case a different diagnosis is given or to	8	Dr. Hartings made those inquiries?
9	have it effect only his search for medical treatment	9	A. No, I don't know.
10	without impacting other aspects of his life. Do you	10	Q. Have you spoken to Dr. Hartings?
11	agree with that?	11	A. No.
12	A. In a narrow context of this being a	12	(A break was taken)
13	personality disorder, yes, I do.	13	Q. (by Mr. Roberts) On page 11, I think
14	Q. Okay. In the next paragraph, second	14	that's where we were.
15	sentence, third line, she says that she was unable	15	A. We were still at the bottom of page 10,
16	to find any evidence at all in Mr. Jeffries' record	16	but we'll move along.
17	that he has longstanding symptoms of a personality	17	Q. Okay. Thank you. There's a number of
18	disorder. Were you able to find that in the record?	18	paragraphs there discussing different elements of an
19	A. I didn't see that.	19	obsessive-compulsive disorder diagnosis, and with
20	Q. She says people with OCPD and that is	20	each discussion of the element Dr. Shear essentially
21	obsessive-compulsive personality disorder have	21	concludes that she doesn't see any evidence that D
1	11 001 14 141 141 141 144 144 144 144 14	100	Hartings over saled shout those types of issues

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Hartings even asked about those types of issues.

scope of his examination different than what Dr.

Is your recollection of Dr. Hartings, the

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extreme difficulty with their interpersonal relationships, including marital relationships,

interactions with their children, tending to be

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	Page 73	i	Page 75
1	Q. Is that a psychiatric diagnosis?	1	Mr. Jeffries two years apart and come to a similar
2	A. It's in the DSM IV.	2	conclusion or refute that, did you?
3	Q. Okay. The 294.9?	3	A. No.
4	A. Yes.	4	Q. The next paragraph he says on neither
5	Q. Okay. But he concludes that it's likely	5	examination did I note evidence of depression such
6	due to cerebritis as a result of vaccine induced	6	as tearfulness, sad affect, social withdrawal, or
7	auto immune disorder; right?	7	suicidal thoughts. On neither exam did I obtain any
8	A. That's what he says there, yes.	8	clinical history that would be that would support
9	Q. Okay. Would the obsessive-compulsive or	9	a diagnosis of a Personality Disorder. Mr. Jeffries
10	somatization disorder be Axis I?	10	has never exhibited any pervasive patterns of
11	A. No, that would be on Axis II.	11	maladaptive behavior during his adult life, criteria
12	Q. Okay. And his Axis II diagnosis of page	12	that are necessary for diagnosis of any Personality
13	nine is V71.09, no diagnosis. What does that mean?	13	Disorder.
14	A. I think the V codes are codes that are	14	You would agree based on what you know
15	used for things that don't have sort of they are	15	about Mr. Jeffries' life prior to 1998 that
16	sort of like wastebasket categories. Marital	16	Dr. Hawkins' assessment there is correct?
17	disfunction is a V code. Job problems, V code.	17	A. That's not what Dr. Hawkins is saying
18	Social difficulty would be a V code. And my guess,	18	there.
19	without looking it up, is that this V code is the	19	Q. He says during neither of his exams
20	one that you reserve for no diagnosis, sort of a	20	A. Right. Which have both been subsequent to
21	place keeper. He could have just as easily put down	21	1998.
22	just as easily no diagnosis, which is what I do.	22	Q. Right. But I thought we were in agreement
23	Q. He would have charged me less. Dr.	23	that the obsessive-compulsive personality disorder
24	Hawkins says on page eight, the top paragraph,	24	is something that needs to exhibit itself in
hereit	Page 74 middle of the top paragraph there it says on	1	Page 76 adolescence, and some disorder needs to exhibit
2	examination Mr. Jeffries' mood was appropriate to	2	itself before age 30?
3	his medical condition, i.e. frustrated and unhappy.	3	A. Well, I wouldn't say we were in agreement
4	There is no evidence for acute depression,	4	about that. I would agree that you said that is
5	obsessions, or compulsions. He was concerned about	5	what your expert said, and I said I don't
6	a serious illness that had been going on for several	6	necessarily see it that way.
7	years and was investigating every possibility. This	7	Q. Okay.
8	appears to be appropriate behavior for a bright	8	A. But despite that, that is not what he is
9	executive who's experiencing a debilitating medical	9	saying in this paragraph. What he is saying in this
10	illness.	10	paragraph is based on his observations he didn't see
11	Have you ever had the opportunity to	11	anything maladaptive going on in either of the two
12	personally sit with Mr. Jeffries and examine him and	12	examinations that he had with him, both subsequent
13	make the assessment that Dr. Hawkins did on his	13	to 1998.
14	personal exam?	14	Q. Okay. Fair enough.
15	A. No.	15	A. He hadn't seen him before then either.
16	Q. Dr. Hawkins then says on my second	16	Q. Okay. He also says he didn't obtain any
17	examination two years later in June 2003,	17	clinical history that would support such a
18	Mr. Jeffries continues to be frustrated by his	18	diagnosis; right?
19	illness which is characterized by waxing and waning	19	A. That's what he says there, yes.
20	symptoms.	20	Q. Okay. Are you aware of any clinical
21	And according to Dr. Hawkins, Mr. Jeffries	21	history prior to 1998 that would support such
22	appeared more disorganized with more deterioration	22	diagnoses?
23	in his short-term memory.	23	A. No.
24	You didn't have the occasion to examine	24	Q. I'm going to be forty in three weeks.
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	Page 7°	7	Page 79
1	Assuming I don't have obsessive-compulsive disorder	1	disorders was found to be an investigational
2	sitting here today or somatization disorder, am I	2	technique as late as 1996 when apparently they
3	someone that can develop those personality traits	3	promulgated these levels. Investigational meaning
4	now or in the future?	4	it wasn't proven and it wasn't established yet. It
5	A. Yes.	5	wasn't at that level of scientific value but
6	Q. Okay.	6	nonetheless produced some information that could
7	A. Even though you wouldn't meet the criteria	7	potentially be of help in terms of understanding
8	diagnosis based on the onset being before age 40	8	what's going on with someone. I found that to be
9	unless you really hurried.	9	interesting because I know that from a clinical
10	Q. Before age 40?	10	point of view people are often looking for SPECT
11	A. No, it's actually age 30 what is in	11	scans as ways of trying to raise hypotheses about
12	there.	12	what is going on, but I don't know anyone that is
13	Q. Now, you are making that suggestion just	13	using that as a conclusive technique or anyone that
14	on the basis of my assumption that you've not	14	is ruling out something like an affective disorder
15	gleaned me to have any of those presently?	15	based on anything in the SPECT scan literature
16	A. Well, I've not examined you clinically, so	16	that's currently accepted.
17	I don't know.	17	Q. Okay. What was that journal?
18	MR. ELLIS: I can suggest some.	18	A. That was "Archives of Clinical
19	Q. (by Mr. Roberts) The last paragraph of	19	Neuropsychology", the article.
20	page eight says that, according to Dr. Hawkins,	20	Q. September 2003?
21	there's been a SPECT scan performed on Mr.	21	A. I may even have it in my bag. I carry a
22	Jeffries. S-P-E-C-T. Do you know what a SPECT scan	22	lot of junk here. Actually, it's Volume 18, No. 6,
23	is?	23	August 2003. Page 591.
24	A. Generally, yes.	24	Q. Great.
	Page 78	3	Page
1	Q. And according to Dr. Hawkins, the SPECT	1	A. And they also talk about the Society of
2	scan was consistent with nonspecific	2	Nuclear Brain Imaging Council's position that there
_		4	
3	neurodegeneration, likely immune mediated cerebritis	3	was not yet adequate evidence to support the use of
3	because of changes in the posterior fossa.		was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury
	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate	3	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So
4	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an	3	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to
4 5	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment	3 4 5	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about
4 5 6	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment one way or the other about these conclusions there,	3 4 5 6 7 8	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about someone.
4 5 6 7	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment one way or the other about these conclusions there, do you?	3 4 5 6 7 8 9	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about someone.  Q. Was it the same for PET scan, is that what
4 5 6 7 8 9	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment one way or the other about these conclusions there, do you?  A. The only basis I have is as recently as	3 4 5 6 7 8 9	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about someone.  Q. Was it the same for PET scan, is that what you just said?
4 5 6 7 8 9 10	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment one way or the other about these conclusions there, do you?  A. The only basis I have is as recently as last week in another issue reading a review of where	3 4 5 6 7 8 9 10	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about someone.  Q. Was it the same for PET scan, is that what you just said?  A. Yes.
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	because of changes in the posterior fossa.  F-O-S-S-A. The SPECT scan demonstrated adequate cerebral vascular flow and no evidence of an affective disorder. You have no basis to comment one way or the other about these conclusions there, do you?  A. The only basis I have is as recently as last week in another issue reading a review of where the American Academy of Neurology views the value of SPECT scanning, and according to this article which was published just in fact, it was in the most recent "Journal" of, I think, the "Archives of Clinical Neuropsychology" they went through this, five categories that the American College of Neurology uses to determine whether something is an established technique, a promising technique, an investigational technique, a doubtful technique, or an unproven technique. Those are the five strata	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	was not yet adequate evidence to support the use of SPECT or PET scanning in mild traumatic brain injury to establish cause and effect relationships. So certainly an interesting kind of thing it adds to the total picture of what we understand about someone.  Q. Was it the same for PET scan, is that what you just said?  A. Yes.  Q. Okay. Do you know who Dr. Frye is?  A. No.  Q. That concludes paragraph eight. Paragraph nine, the top we talked about a little bit Axis I, and Axis II. What are Axes III, IV and V?  MR. ELLIS: I'm sorry, page nine, you mean?  MR. ROBERTS: Page nine.  MR. ROBERTS: Page nine.  MR. ELLIS: Thank you.  A. Axis III is the place used for listing

	Page 81		Page 83
1	thought it was relevant to the Axis I or Axis II	1	DMS about your report
2	conditions.	2	A. Correct.
3	Q. What was Axis II related to?	3	Q orally? So I understand, you agree
4	A. Personality disorders.	4	with Dr. Hartings' diagnosis about the personality
5	Q. Axis IV?	5	disorders of Mr. Jeffries; is that right?
6	A. Axis IV is stressors, current levels of	6	A. I agree that Mr. Jeffries has a is
7	stress on the person's life, what are the things you	7	likely has a somatoform disorder.
8	see. Sometimes people will have a disorder where	8	Q. Likely has?
9	it's exacerbated by financial distress or loss of	9	A. Yeah. I mean we are all talking about
0	loved one or loss of job. Axis V is the global	10	more likely than not, okay, these are not things
1	assessment of functioning. It's a 100 point scale	11	that exist in real life. Disorders are conceptual
2	with some anchors at different levels along the way	12	constraints.
3	with lower scores reflecting greater, greater	13	Q. So it's your opinion it's more likely than
4	impairment in functioning and higher scores	14	not that he suffers somatization personality
5	reflecting higher levels of functioning. And, you	15	disorder?
6	know, if you want to do a full comprehensive	16	A. Yes.
7	multiaxial diagnosis, you try to estimate what the	17	Q. Okay. And there are obsessional
8	person's current level is and what their best level	18	tendencies involved in this?
9	of functioning has been in the past year.	19	A. I don't believe that he has a diagnosis of
20	Q. Are there different descriptions for	20	obsessive-compulsive disorder.
!1	different bands?	21	Q. It's not your opinion that it's more
22	A. Yes, there are.	22	likely than not that he suffers from the DSM IV
23	Q. What would 60 be?	23	defined obsessive-compulsive personality disorder?
24	A. 60 is, it's, to the best of my	24	A. Correct.
			Page 84
	Page 82 recollection in the mild to moderate level of		Q. And what do you base your judgment with
1		1	regard to that diagnosis on?
2	impairment. The person's still functioning and in	2	A. Which one?
3	routine everyday situations.	3	Q. The obsessive-compulsive?
4	Q. When was the last time you spoke to Jeff	4	- ·
5	Champagne about Mr. Jeffries?	5	A. The very focused and specific kind of way
6	A. Not in the recent past. About	6	in which he responds to some of the test materials,
7	Mr. Jeffries? I can't remember. It's been a	7	and the symptom presentation has that flavor to it,
8	while.	8	that this is, I mean, again, this is not a
9	Q. Have you spoken to anyone at DMS about	9	diagnosis, this is based on, you know, we all have
0	Mr. Jeffries in the past six months?	10	personality traits and personality approaches to
1	A. When did I do my last review? May 5th,	11	things. And I think that there is an obsessional
12	yes. So I must have spoken with him or with	12	way in which he has approached the work-up of this
13	somebody down here just prior to that when they	13	medical condition.
14	asked me to take a look at the new data coming	14	Q. No, but my question was it's not your
15	through. John Graff sent me a letter on March 20th,	15	opinion that he has OCPD, and why do you conclude
16	and I'm not sure if I spoke with him on the phone or	16	that he doesn't have OCPD?
17	didn't about it.	17	A. Oh, I don't see the range of obsessive
18	Q. You don't know if you spoke to him on the	18	kinds of behaviors or compulsive thoughts and
19	phone both prior to your examination or post-report?	19	impairment based on that in terms of his
20	A. I don't know if I spoke with him on the	20	relationships. I mean I think Dr. Shear was correct
21	phone at any point along. I may have just taken in	21	in that portion of her analysis.
22	the letter and the report and written a response to	22	Q. Are most people that enjoy success,
23	it.	23	lawyers, doctors, psychologists, to a certain degree
24	Q. So you can't recall speaking to anyone at	24	obsessive or compulsive? I mean those words, are

Page 87 Page 85 my viewpoint. they misused by the lay people? 1 1 Q. Because of the numerosity of doctors? 2 2 A. It's like all aspects of normality that, A. That, and also the other, the other you know, in moderation it's probably a good thing 3 3 characteristic that's so unusual about this case is for success to be more obsessive and compulsive 4 4 the vividness and the quality and the number of 5 about things, because you make sure you get it done 5 complaints that -- I mean you want to look back, and you don't forget your socks and stuff like 6 6 look at Dr. Bastien's evaluation, that is the one that. But, you know, in excess, it gets in the way 7 7 that probably goes into the greatest degree of 8 of relationships that people spend so much time 8 specificity where there is a virtual shopping list 9 counting their socks before they leave home that 9 of complaints involving multiple areas of the body they don't get to the plane on time because --10 10 and very striking kinds of complaints that I believe Q. Fair enough. 11 11 are significantly greater than what is normal. When 12 A. Because they are just straightening them 12 all out and color matching them and making sure they I use that term, for medically ill people to have --13 13 not that I think he could not have a medical 14 have exactly the right sizes. 14 illness, but that even if he had a medical illness, O. Get the flags on the outside. Both 15 15 and he may, in fact, have one, over top of that Dr. Shear and Dr. Hawkins say that in the five or 16 16 there is a level of focus and obsession, if you six years that Mr. Jeffries has been dealing with 17 17 his illness the manner in which he has approached 18 will, and somatic preoccupation with this that is 18 far greater than what you see going through the treatment is normal. Would you disagree with that? 19 19 average hospitals in most places. 20 A. I would. 20 Q. Okay. What other physicians or 21 21 Q. Okay. Why? A. I can tell you that the sheer number of 22 psychologists have you spoken to regarding 22 Mr. Jeffries? medical evaluations and specialists sought to try to 23 23 A. None. 24 understand or reach a diagnosis in this case is 24 Page Page 86 Q. Do you know that you've been identified as clearly in the top one percent of all cases I've 1 1 an expert in the case formally on behalf of DMS? seen over my career, and it is possibly the greatest 2 2 A. I would assume so or else you probably number of opinions that any one individual has ever 3 3 wouldn't be deposing me. Not that this hasn't been sought to try to establish a diagnosis. 4 4 5 fun. O. You know, there are people that I know 5 Q. I love your eagerness. Okay. Doctor, that live in Cincinnati that have never been to 6 6 7 we're concluded to the extent that there's no Kentucky, and I bet there's people here that live in further opinions that you come to develop between Springfield that have never been to Connecticut. So 8 8 now and trial, in which case I'd like the 9 Mr. Jeffries you understand had a very successful 9 opportunity to explore those. But we are concluded 10 career, made a lot of money and traveled around the 10 for now. Thank you. world for his job. So are you comparing apples to 11 11 apples when you talk about how far someone will 12 12 (The deposition was concluded) 13 travel to see a doctor? 13 MR. ELLIS: Objection to form. You 14 14 15 can go ahead. 15 16 O. (by Mr. Roberts) Go ahead. 16 A. I am not concerned about the distances. I 17 17 realize he got his Master's degree at Cambridge, I 18 18 realize he is a world traveler, and as an investment 19 19 banker he was all over the place. Identifying who 20 20

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are the top experts in a particular given area and

don't quarrel with. I think that is a reasonable

thing to do. This is a couple notches above that in

seeking out appropriate medical opinions from them I

IVLI	I CHEEL I. CLIONSKI COME		
	Page 89		
1	SIGNATURE/ERRATA SHEET		
2	I have read the foregoing, and it is a true		
3	transcript of the testimony given by me at the		
4	taking of the subject examination with the following		
5	corrections/changes, if any:		
	borrowitons orangeos, at any		
6			
7	3 - CONSTRUCT OF TOWARD BY		
8	date MITCHELL I. CLIONSKY, Ph.D.		
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11	PAGE LINE CHANGE REASON		
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22	Eric Jeffries v. Centre Life Insurance Co., et als.		
23	Date Taken: September 23, 2003		
24	jrs		
	Page 90		
1	COMMONWEALTH OF MASSACHUSETTS		
2	Hampden, ss.		
3	I INCOME STANIO a Notary Public in and		
4	I, JESSICA R. STASIO, a Notary Public in and for the Commonwealth of Massachusetts, do certify that pursuant to notice there came before me on the	-	
5	23rd day of September, 2003, at the offices of		
6	ACCURATE COURT REPORTING, 1500 Main Street, Springfield, Massachusetts, the following named		
7	person, to wit: MITCHELL I CLIONSKY, who was by me duly sworn to testify to the truth and nothing but		
8	the truth as to his knowledge touching and concerning the matters in controversy in this cause;		
9	that he was thereupon examined upon his oath and		
10	the deposition is a true record of the testimony given by the witness, to the best of my knowledge		
11	and ability.  I further certify that I am not a relative		
1	or employee of counsel or attorney for any of the parties nor a relative or employee of such parties,		
12	nor am I financially interested in the outcome of		
13	the action. WITNESS MY HAND, this 15th day of October,		
14	2003.		
15	Jessica R. Stasio		
16	My Commission expires:		
17	March 15, 2007		
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